

Regulatory Affairs

November 1, 2007

Marlene Dortch, Secretary
Federal Communications Commission
445 12th Street, SW
Washington, DC 20554

Re: ACS-Wireless, Inc.
CC Docket No. 94-102
E911 Quarterly Status Report

Dear Ms. Dortch:

Pursuant to the Commission's July 10, 2006 Order granting ACS-Wireless's Petition for Limited Waiver of 95% Handset Penetration for Anchorage and Fairbanks, ACS-Wireless, Inc. ("ACS-W") submits its sixth quarterly status report.

Please contact the undersigned if you have any questions regarding this report.

Sincerely,

Alaska Communications Systems



Lisa Phillips
Manager, Regulatory Affairs

Enclosure

**ACS-WIRELESS QUARTERLY REPORT
E911 HANDSET PENETRATION STATUS REPORT
November 1, 2007**

ACS-Wireless, Inc. ("ACS-W") submits its quarterly report pursuant to the Federal Communications Commission ("FCC") July 10, 2006 Order which granted ACS-W's for Petition for Limited Waiver of 95% Handset Penetration for Anchorage and Fairbanks. ACS-W submits the following information as required by the FCC's Order.

1) The number and status of Phase II requests from PSAPs (including those requests it may consider invalid.

ACS-W has received a request from the Municipality of Anchorage and met the required date of June 21, 2005. ACS-W received a request from the City and Borough of Sitka with an implementation date of November 30, 2007. ACS-W continues to anticipate additional PSAP requests but has not received any others. ACS-W is now providing Phase II data for our CDMA subscribers. ACS-W is unaware of any additional requests to this date.

2) The dates on which Phase II service has been implemented or will be available to PSAPs served by its network.

June 21, 2005 for the Municipality of Anchorage.

3) The status of its coordination efforts with PSAPs for alternative 95% handset penetration dates.

See response to question 1 above.

4) Its efforts to encourage customers to upgrade to location –capable handsets.

ACS began implementing the retirement of its TDMA voice service on September 30, 2007 by programming remaining TDMA customers so that all outbound calls (except 911 calls) route directly to our Call Center. Subscribers were notified of this initiative through several direct mailings and via text message well in advance of the commencement date. By the end of October all remaining TDMA handsets are expected to be programmed. A similar effort will likely be instituted for remaining analog devices after the FCC analog sunset date to encourage any remaining subscribers to convert before the ACS analog network is officially retired. This information should help to add appropriate urgency to the conversion efforts.

5) The percentage of its customers with location-capable phones.

Over ninety-nine percent (> 99%) of ACS subscribers are now using location-capable handsets

6) The status of its progress in increasing its network coverage beyond the footprint of its AMPS/TDMA facilities.

ACS-W's CDMA network now has coverage that compares to our TDMA network although ACS-W has not completely built over the existing TDMA/AMPS network.

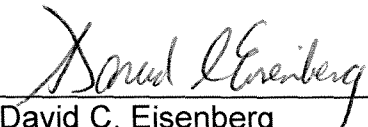
7) Detailed information on its progress in achieving compliance and whether it is on schedule to meet the revised deadline.

N/A

AFFADAVIT of DAVID C. EISENBERG

I, David C. Eisenberg, Senior Vice President of Corporate Strategy, Development & Marketing, Alaska Communications Systems, do hereby declare under penalty of perjury that I have read the foregoing ACS-Wireless "E911 Handset Penetration Status Report" and that the facts stated therein are true and correct, to the best of my knowledge, information and belief.

Executed on this 1st day of November, 2007.



David C. Eisenberg
Senior Vice President, Corporate
Strategy, Development & Marketing
Alaska Communications Systems
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